

official capacity as the Chief of Police of St. Martinville Police Department; and OFFICER FIRST CLASS BRANDON DESORMEAUX, in his official capacity as an officer of St. Martinville Police Department, pray this Honorable Court strike the claims for punitive damages as prayed for by the plaintiff in his petition.

BORNE & WILKES, L.L.C.

BY: S/John F. Wilkes, III
JOHN F. WILKES, III (Bar Roll #01644), T.A.
JOY C. RABALAIS (Bar Roll #26476)
RAY F. LUCAS, III (Bar Roll #27558)
TONYA R. SMITH (Bar Roll #30065)
KATHY L. SMITH (Bar Roll #30731)
ADRIANE M. REESE (Bar Roll #34721)
200 West Congress Street, Suite 1000
Post Office Box 4305
Lafayette, Louisiana 70502-4305
Telephone: (337) 232-1604 Ext. 201
Facsimile: (337) 232-1837
E-mail: wilkes@bornewilkes.com

ATTORNEYS FOR MAYOR THOMAS NELSON, in his official capacity as the Mayor of St. Martinville; CHIEF OF POLICE PAULA L. SMITH, in her official capacity as the Chief of Police of St. Martinville Police Department; and OFFICER FIRST CLASS BRANDON DESORMEAUX, in his official capacity as an officer of St. Martinville Police Department

CERTIFICATE

I HEREBY CERTIFY that on March 22, 2013, a copy of the foregoing Motion to Strike Penalty, Punitive or Exemplary Damages was filed electronically with the Clerk of Court using the CM/ECF system. Notice of this filing will be sent to J. Christopher Alexander, Sr., by operation of the court's electronic filing system.

S/John F. Wilkes, III

JOHN F. WILKES, III (Bar Roll #01644)
BORNE & WILKES, L.L.C.
Attorney for Defendants